FEB 1 5 1989

SJ.R. No. 24

#### A JOINT RESOLUTION

proposing a constitutional amendment providing for the issuance of 1 2 general obligation bonds for acquiring, constructing, or equipping 3 corrections institutions.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article III, Section 49-h, of the Texas Constitution is amended by adding Subsection (c) to read as follows:

(c) The legislature may authorize the issuance of up to \_ in general obligation bonds, in addition to the amount authorized by Subsection (a) of this section, and use the proceeds of the bonds issued under this subsection for acquiring, constructing, or equipping new corrections institutions. The provisions of Subsection (a) of this section relating to the review and approval of bonds and the provisions of Subsection (b) of this section relating to the status of the bonds as a general obligation of the state and to the manner in which the principal and interest on the bonds are paid apply to bonds authorized under this subsection.

SECTION 2. This proposed amendment shall be submitted to the voters at an election to be held May 6, 1989. The ballot shall be printed to provide for voting for or against the proposition: constitutional amendment authorizing the issuance of obligation bonds for projects relating to facilities of corrections institutions."

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By: McFarland S.J.R. No. 24

(In the Senate - Filed February 15, 1989; February 16, 1989, read first time and referred to Committee on Finance; April 11, 1989, reported adversely, with favorable Committee Substitute by the following vote: Yeas 9, Nays 0; April 11, 1989, sent to printer.)

#### COMMITTEE VOTE

		Yea	Nay	PNV	Absent
Cape	rton	x			
Glas	gow	X	<del></del>		
Barr	rientos	Х			
Broo	ks				x
Harr	ris			,	X
Johr	son	х			
Krie	er	х			
McFa	rland	x			
Mont	ford	x			
Park	er				х
Sant	iesteban				х
Sims	3	х			
Trua	ın	x			

COMMITTEE SUBSTITUTE FOR S.J.R. No. 24

By: McFarland

23 SENATE JOINT RESOLUTION

 proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions, youth corrections institutions, and mental health and mental retardation institutions.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article III, Section 49-h, of the Texas Constitution is amended by adding Subsection (c) to read as follows:

(c)(1) The legislature may authorize the issuance of up to \$330 million in general obligation bonds, in addition to the amount authorized by Subsection (a) of this section, and use the proceeds of the bonds for acquiring, constructing, or equipping new corrections institutions, mental health and mental retardation institutions, and youth corrections institutions and for major repair or renovation of existing facilities of those institutions.

(2) The provisions of Subsection (a) of this section relating to the review and approval of bonds and the provisions of Subsection (b) of this section relating to the status of the bonds as a general obligation of the state and to the manner in which the principal and interest on the bonds are paid apply to bonds authorized under this subsection.

authorized under this subsection.

SECTION 2. This proposed amendment shall be submitted to the voters at an election to be held November 7, 1989. The ballot shall be printed to provide for voting for or against the proposition: "The constitutional amendment authorizing the issuance of general obligation bonds for projects relating to facilities of corrections institutions, youth corrections institutions, and mental health and mental retardation institutions."

1	* * * *
2 3 4 5	Austin, Texas April 11, 1989 Hon. William P. Hobby President of the Senate
6	Sir:
7 8 9 10	We, your Committee on Finance to which was referred S.J.R. No. 24 have had the same under consideration, and I am instructed to report it back to the Senate with the recommendation that it do no pass, but that the Committee Substitute adopted in lieu thereof dopass and be printed.
L2	Caperton. Chairman

Austin, Texas

FISCAL NOTE April 7, 1989

APR O 7 RECO

TO:

Honorable Kent A. Caperton, Chairman

Committee on Finance

Senate Chamber Austin, Texas In Re: Senate Joint

Resolution No. 24

By: McFarland

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Senate Joint Resolution No. 24 (proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would authorize the Legislature to issue general obligation bonds for acquiring, constructing, or equipping new corrections institutions. The proposed amendment would be submitted to voters on May 6, 1989.

The cost of publication of the resolution to the State is estimated to be \$60,000.

Since the amount of bonds that would be issued is not known, additional fiscal implications to the State or units of local government cannot be determined.

Source: Secretary of State;

LBB Staff: JO, JWH, AL, TB, PA

RECEIVED

APR U/

FINANCE COMMITTEE

### SENATE FAVORABLY AS SUBSTITUTED COMMITTEE REPORT

Lt. Governor William P. Hobby President of the Senate			4-	$\frac{40-89}{(\text{date})/(\text{time})}$	1:36	
Sir:						
We, your Committee on FINANCE	3				_to which wa	s referred
STP M. WICT	arlas	u d		4-10	_, 19 <u>89</u> had	
(measure)	(sponsor)		nave on _	(hearing date)	_, 19 <u>07,</u> nac	i the same
under consideration and I am instruc	ted to repor	t it back wit	th the rec	ommendation (s)	that it	
do pass as substituted, and be partial to the caption remained the san ( ) the caption changed with additional to the caption changed with additional changed with additional changed with additional changed with a caption change	ne as origina					
( ) do pass as substituted, and be o	rdered not p	rinted				
( ) and is recommended for placem	ent on the L	local and U	nconteste	d Bills Calendar.		
A fiscal note was requested.	(L) yes	( ) no				
A revised fiscal note was requested.	L) yes	( ) no				
An actuarial analysis was requested.	() yes	<del>() 110</del>				
Considered by subcommittee.	() yes	( <del>U-no-</del>				
Senate Sponsor of House Measure				_		
The measure was reported from Com	mittee by th	e following	vote:			
	YEA		NAY	PNV	' AF	BSENT
Barrientos	<u></u>				74.7 %	
Brooks					<i>_</i>	
Glasgow			····			
Harris					<u>_</u>	
Johnson						
Krier						
McFarland		-			-	
Montford		-				
Parker					L	
Santiesteban					L_	
Sims						
Truan						
Caperton, Chair	7	-				/
TOTAL VOTES	9				4	
Lina Marti COMMITTEE CLERK	- V	CHAIRM	d Ca	puton		

Paper clip the original and one copy of this form along with TWO copies of the Committee Substitute to the original bill and retain one copy for Reporting Committee file.

## AMEND THE CAPTION TO CONFORM TO THE BODY OF THE BILL

ADOPTED

APR 19 1989

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ADOPTED

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MAY 26 1939

Besty Chief Clerk
Hauss of Representatives

By McFarland

S.J.R. No. 24

Substitute the following for S.J.R. No. 24:

By Holdower

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C.S.S.J.R. No. 24

## JOINT RESOLUTION

proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions, youth corrections institutions, statewide law enforcement facilities, and mental health and mental retardation institutions.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article III, Section 49-h, of the Texas Constitution is amended by adding Subsection (c) to read as follows:

(c)(1) The legislature may authorize the issuance of up to \$400 million in general obligation bonds, in addition to the amount authorized by Subsection (a) of this section, and use the proceeds of the bonds for acquiring, constructing, or equipping new corrections institutions, mental health and mental retardation institutions, youth corrections institutions, and statewide law enforcement facilities and for major repair or renovation of existing facilities of those institutions.

(2) The provisions of Subsection (a) of this section relating to the review and approval of bonds and the provisions of Subsection (b) of this section relating to the status of the bonds as a general obligation of the state and to the manner in which the principal and interest on the bonds are paid apply to bonds authorized under this subsection.

SECTION 2. This proposed amendment shall be submitted to the

House Sulshfute 5-29-89

C.S.S.J.R. No. 24

voters at an election to be held November 7, 1989. The ballot / shall be printed to provide for voting for or against the proposition: "The constitutional amendment authorizing the issuance of general obligation bonds for projects relating to

facilities of corrections institutions, youth corrections

institutions, and mental health and mental retardation institutions

7 and for the expansion of statewide law enforcement facilities."

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Fatsy Saw Engressing Clerk

copy of 24 which was received from the Senate on 4 who and received to the Committee on Corrections

Chief Clerk/of the House

By: McFarland

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S.J.R. No. 24

1 SENATE JOINT RESOLUTION

proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions, youth corrections institutions, and mental health and mental retardation institutions and for restoration of the State Capitol and the General Land Office Building.

BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

9 SECTION 1. Article III, Section 49-h, of the Texas
10 Constitution is amended by adding Subsection (c) to read as
11 follows:

\$330 million in general obligation bonds, in addition to the amount authorized by Subsection (a) of this section, and use the proceeds of the bonds for acquiring, constructing, or equipping new corrections institutions, mental health and mental retardation institutions, and youth corrections institutions and for major repair or renovation of existing facilities of those institutions.

(2) The provisions of Subsection (a) of this section relating to the review and approval of bonds and the provisions of Subsection (b) of this section relating to the status of the bonds as a general obligation of the state and to the manner in which the principal and interest on the bonds are paid apply to bonds authorized under this subsection.

25 SECTION 2. Article III of the Texas Constitution is amended 26 by adding Section 49-i to read as follows:

S.J.R. No. 24

Sec. 49-i. (a) The legislature may authorize the issuance 1 of not more than \$160 million in general obligation bonds and the 2 use of the bond proceeds for the restoration of and improvements to 3 the State Capitol and the General Land Office Building. The 4 legislature may require the review and approval of the issuance of 5 the bonds and the projects to be financed by the bond proceeds. 6 Notwithstanding any other provision of this constitution, the 7 issuer of the bonds or any entity created or directed to review 8 projects may include members or appointees of members of the 9 executive, legislative, and judicial departments of state 10 11 government.

- (b) The legislature may provide for the investment of bond proceeds and may establish and provide for the investment of an interest and sinking fund. Income from the investment shall be used for the purposes prescribed by the legislature.
- (c) Proceeds from the sale of the bonds, the interest and sinking fund, and income from the interest and sinking fund may be expended without further appropriation.

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(d) Bonds issued under this section constitute a general 19 obligation of the state. While any of the bonds or interest on the 20 bonds is outstanding and unpaid, there is appropriated out of the 21 first money coming into the treasury in each fiscal year the amount 22 sufficient to pay the principal of and interest on the bonds that 23 mature or become due during the fiscal year, less any amount in the 24 sinking fund at the end of the preceding fiscal year that is 25 26 pledged to payment of the bonds or interest.

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S.J.R. No. 24

voters at an election to be held November 7, 1989. The ballot shall be printed to provide for voting for or against the proposition: "The constitutional amendment authorizing the issuance of general obligation bonds for projects relating to facilities of corrections institutions, youth corrections institutions, and mental health and mental retardation institutions and for restoration of the State Capitol and the General Land Office Building."

Austin, Texas



#### FISCAL NOTE April 13, 1989

· T0:

Honorable Kent A. Caperton, Chairman

Committee on Finance Senate Chamber

Austin, Texas

In Re: Committee Substitute for

Senate Joint Resolution

No. 24

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Committee Substitute for Senate Joint Resolution No. 24 (proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions, youth corrections institutions, and mental health and mental retardation institutions) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would authorize the issuance of \$330 million in general obligation bonds for acquiring, constructing, or equipping new corrections institutions, mental health and mental retardation institutions, and youth corrections institutions and for major repair and renovation of existing facilities of those institutions. The proposed amendment would be submitted to voters on November 7, 1989.

The cost of publication of the resolution to the State is estimated to be \$60,000.

The resolution would be implemented by legislation such as Senate Bill No. 558 with fiscal implications as follows:

The probable cost of implementing the provisions of the bill during each of the first five years following passage is estimated as follows:

	Probable Debt Service
Fiscal	Payments Out of the
<u>Year</u>	General Revenue Fund
1000	
1990	\$ 8,250,000
1991	24,750,000
1992	31,850,000
1993	31,850,000
1994	31,850,000

Similar annual costs would continue through the year 2010. Total payout for the bond issue would be approximately \$670,061,250.

No fiscal implication to units of local government is anticipated.

Source: Bond Review Board, Public Finance Authority;

Secretary of State;

LBB Staff: JO, JWH, AL, TB, PA



Austin, Texas

#### FISCAL NOTE

April 7, 1989

APR O 7 PECT

T0:

Honorable Kent A. Caperton, Chairman

Committee on Finance

Senate Chamber Austin, Texas In Re:

Senate Joint

Resolution No. 24

By: McFarland

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Senate Joint Resolution No. 24 (proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would authorize the Legislature to issue general obligation bonds for acquiring, constructing, or equipping new corrections institutions. The proposed amendment would be submitted to voters on May 6, 1989.

The cost of publication of the resolution to the State is estimated to be \$60,000.

Since the amount of bonds that would be issued is not known, additional fiscal implications to the State or units of local government cannot be determined.

Source: Secretary of State;

LBB Staff: JO, JWH, AL, TB, PA

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APR U/

FINANCE COMMITTEE

# HOUSE

## EDMAY 25 FM W 21

## 

### 1st Printing

By McFarland (Hightower)

S.J.R. No. 24

Substitute the following for S.J.R. No. 24:

By Anglitanian

C.S.S.J.R. No. 24

#### A JOINT RESOLUTION

proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions, youth corrections institutions, statewide law enforcement facilities, and mental health and mental

retardation institutions.

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BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Article III, Section 49-h, of the Texas Constitution is amended by adding Subsection (c) to read as follows:

10 (c)(1) The legislature may authorize the issuance of up to \$400 million in general obligation bonds, in addition to the amount 11 authorized by Subsection (a) of this section, and use the proceeds 12 of the bonds for acquiring, constructing, or equipping new 13 corrections institutions, mental health and mental retardation 14 institutions, youth corrections institutions, and statewide law 15 enforcement facilities, and for major repair or renovation of 16 existing facilities of those institutions. 17

(2) The provisions of Subsection (a) of this section relating to the review and approval of bonds and the provisions of Subsection (b) of this section relating to the status of the bonds as a general obligation of the state and to the manner in which the principal and interest on the bonds are paid apply to bonds authorized under this subsection.

SECTION 2. This proposed amendment shall be submitted to the

C.S.S.J.R. No. 24

voters at an election to be held November 7, 1989. The ballot shall be printed to provide for voting for or against the proposition: "The constitutional amendment authorizing the issuance of general obligation bonds for projects relating to facilities of corrections institutions, youth corrections institutions, and mental health and mental retardation institutions

and for the expansion of statewide law enforcement facilities."

71R10461 GWK-D

### **COMMITTEE REPORT**

The Honorable Gib Lewis
Speaker of the House of Representatives

Sit

5-35-89 (date)

ECTIONS,			
R 24 neasure)	have had the same u	nder consideration	and beg to report
at it			
Complete Committee	ee Substitute is recom	mended in lieu of	the original measure.
es ()no	An actuarial	analysis was req	uested. ( ) yes (X) no
requested. ( ) yes	(Xno		
atement was prepa	red. () yes (K) no		
ot statement was re	quested. ( ) yes (火) r	0	
that this measure b Consent, or ( ) Re	e sent to the Committesolutions Calendar.	ee on Local and (	Consent Calendars for
ıv. (⋊ amends	existing law.		
re Hightou	er_		
		PNV	ABSENT
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	CHAIRMAN	7	
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#### BILL ANALYSIS

MCFARLAND (Hightower) By: BY: HIGHTOWER

SJR24

CSSJR24

#### **BACKGROUND**

In 1987, the voters approved an amendment to the Texas Constitution authorizing the issuance of up to \$500 million in general obligation bonds, backed by the full faith and credit of the state, for construction of prisons, youth corrections facilities, and mental health facilities. See, Art. 3, Sec. 49-h, Tex. Const., and Art. 601d-1, Revised Statutes. Under the General Appropriations Act for the current biennium, approximately \$276 million of that authorized was used to finance the current construction of over 10,000 prison beds by the Department of Corrections, \$18.8 million was used to finance construction and renovations at Youth Commission institutions, and \$41.2 million was issued for removations to state mental health facilities.

Based on recent projections, the prison system population, unchecked and unaltered by alternative strategies, would need 85,000 beds by mid-1995. Additional funds are needed for construction of new corrections institutions to accommodate the estimated 18,500 bed shortfall.

#### **PURPOSE**

As proposed, CSSJR24, along with its implementing legislation, SB558, would amend Article III, Section 49-h, of the Texas Constitution, and allow the Legislature to authorize the issuance of up to \$400 million in general obligation bonds in addition to amounts previously authorized, and appropriate the proto the Texas Department of Corrections for use in acquiring, constructing, or equipping new corrections institutions.

#### RULEMAKING AUTHORITY

It is the Committee's opinion that this bill does not grant any additional rulemaking authority to a state officer, institution or agency.

#### SECTION-BY-SECTION ANALYSIS

SECTION 1: Amends Article III, Section 49-h, Texas Constitution by adding Subsection (c) which authorizes the issuance of up to \$400 million in general obligation bonds in addition to the amount previously authorized and to use the proceeds for acquiring, constructing, or equipping new corrections institutions. Provides that provisions of this section relating to the approval and status of bonds, and to the manner in which principal and interest are paid, apply to bonds authorized under this subsection.



Page 2 SJR24-CSSJR24

SECTION 2: Requires the proposed constitutional amendment to be submitted to the voters at an election held on November 7, 1989. Requires the ballot to provide for voting for or against the proposition. Provides language to be used on the ballot.

#### SUMMARY OF COMMITTEE ACTION

Pursuant to suspension of the five-day posting rule, the Committee met in a public hearing held on May 25, 1989. Rep. Hightower, the House sponsor, offered testimony on the bill. A committee substitute was offered and adopted by the full Committee. The full Committee voted to report SJR24 to the full House as substituted with the recommendation that it do pass by a record vote of 8 ayes, 0 nays, 0 pnv, 1 absent.

#### COMPARISON OF ORIGINAL BILL TO SUBSTITUTE

SECTION 1: Changes the bond issuance from \$330 million to up to \$400 million.

SECTION 2: Deletes issuance of \$160 million of G.O. bonds for the restoration of the State Capitol and General Land Office Bldg. in the criginal bill. This section in the substitute becomes the section that allows the voters to vote on the proposition November 7, 1989.



Austin, Texas

FISCAL NOTE

May 25, 1989

Honorable Alien R. Hightower, Chair In Re: House Committee Substitute T0:

Committee on Corrections House of Representatives

for Senate Joint Resolution No. 24

Austin, Texas

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on House Committee Substitute for Senate Joint Resolution No. 24 (proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions, youth corrections institutions, statewide law enforcement facilities, and mental health and mental retardation institutions) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would authorize the issuance of \$400 million in general obligation bonds for acquiring, constructing, or equipping new corrections institutions, mental health and mental retardation institutions, youth corrections institutions and statewide law enforcement facilities and for major repair and renovation of existing facilities of those institutions. The proposed amendment would be submitted to voters on November 7, 1989.

The cost of publication of the resolution to the State is estimated to be \$60,000.

The resolution would be implemented by legislation such as Senate Bill No. 558 with fiscal implications as follows:

The probable cost of implementing the provisions of the bill during each of the first five years following passage is estimated as follows:

Fiscal	Probable Debt Service Payments Out of the
_Year_	General Revenue Fund
1990	\$ -0-
1991	37,500,000
1992	38,600,000
1993	38,600,000
1994	38,600,000

Similar annual costs would continue through the year 2010. Total payout for the bond issue would be approximately \$809,665,000.

No fiscal implication to units of local government is anticipated.

Criminal Justice Policy Impact Statement: No change in the sanctions applicable to adults convicted of felony crimes is anticipated.

Bond Review Board, Public Finance Authority; Source:

Secretary of State;

LBB Staff: JO, JWH, AL, TB, NH

Austin, Texas

#### FISCAL NOTE May 4, 1989

T0: Honorable Allen R. Hightower, Chair In Re: Senate Joint Resolution Committee on Corrections House of Representatives

No. 24, as engrossed By: McFarland

Austin, Texas

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Senate Joint Resolution No. 24, as engrossed (proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions, youth corrections institutions, and mental health and mental retardation institutions and for restoration of the State Capitol and the General Land Office Building) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would authorize the issuance of \$490 million in general obligation bonds for acquiring, constructing, or equipping new corrections institutions, mental health and mental retardation institutions, youth corrections institutions and for major repair and renovation of existing facilities of those institutions, and for restoration of and improvements to the State Capitol and the General Land Office Building. The proposed amendment would be submitted to voters on November 7, 1989.

The cost of publication of the resolution to the State is estimated to be \$60,000.

The resolution would be implemented by legislation such as Senate Bill No. 558 with fiscal implications as follows:

The probable cost of implementing the provisions of the bill during each of the first five years following passage is estimated as follows:

Fiscal Year	Probable Debt Service Payments Out of the General Revenue Fund
1990	\$ -0-
1991	49,000,000
1992	47,290,000
1993	47,290,000
1994	47,290,000

Similar annual costs would continue through the year 2010. Total payout for the bond issue would be approximately \$994,911,875.

No fiscal implication to units of local government is anticipated.

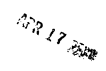
Criminal Justice Policy Impact Statement: No change in the sanctions applicable to adults convicted of felony crimes is anticipated.

Source: Bond Review Board, Public Finance Authority;

Secretary of State;

LBB Staff: JO, JWH, AL, TB, CKM

Austin, Texas



#### FISCAL NOTE April 13, 1989

TO: Honorable Kent A. Caperton, Chairman In Re:

Committee Substitute for Senate Joint Resolution

Committee on Finance

No. 24

Senate Chamber Austin, Texas

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Committee Substitute for Senate Joint Resolution No. 24 (proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions, youth corrections institutions, and mental health and mental retardation institutions) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would authorize the issuance of \$330 million in general obligation bonds for acquiring, constructing, or equipping new corrections institutions, mental health and mental retardation institutions, and youth corrections institutions and for major repair and renovation of existing facilities of those institutions. The proposed amendment would be submitted to voters on November 7, 1989.

The cost of publication of the resolution to the State is estimated to be \$60,000.

The resolution would be implemented by legislation such as Senate Bill No. 558 with fiscal implications as follows:

The probable cost of implementing the provisions of the bill during each of the first five years following passage is estimated as follows:

Fiscal	Probable Debt Service Payments Out of the
Year	General Revenue Fund
1990	\$ 8,250,000
1991	24,750,000
1992	31,850,000
1993	31,850,000
1994	31,850,000

Similar annual costs would continue through the year 2010. Total payout for the bond issue would be approximately \$670,061,250.

No fiscal implication to units of local government is anticipated.

Source: Bond Review Board, Public Finance Authority;

Secretary of State; LBB Staff: JO, JWH, AL, TB, PA



Austin, Texas

FISCAL NOTE April 7, 1989

APR OF FEED

TO:

Honorable Kent A. Caperton, Chairman Committee on Finance

Senate Chamber Austin. Texas

In Re: Senate Joint

Resolution No. 24

By: McFarland

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Senate Joint Resolution No. 24 (proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would authorize the Legislature to issue general obligation bonds for acquiring, constructing, or equipping new corrections institutions. The proposed amendment would be submitted to voters on May 6, 1989.

The cost of publication of the resolution to the State is estimated to be \$60,000.

Since the amount of bonds that would be issued is not known, additional fiscal implications to the State or units of local government cannot be determined.

Source: Secretary of State;

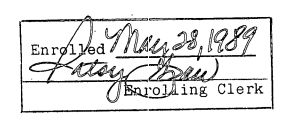
LBB Staff: JO, JWH, AL, TB, PA

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FINANCE COMMITTEE

71FSJR24



S.J.R. No. 24

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3	general	obligation bonds	for acquir:	ing, consti	ructing,	or equipp	ping
4	correctio	ons institutions	vouth corre	ections in	stitutior	ne etateu	ri de

corrections institutions, youth corrections institutions, statewide

SENATE JOINT RESOLUTION

law enforcement facilities, and mental health and mental

6 retardation institutions.

7 BE IT RESOLVED BY THE LEGISLATURE OF THE STATE OF TEXAS:

8 SECTION 1. Article III, Section 49-h, of the Texas
9 Constitution is amended by adding Subsection (c) to read as
10 follows:

(c)(1) The legislature may authorize the issuance of up to \$400 million in general obligation bonds, in addition to the amount authorized by Subsection (a) of this section, and use the proceeds of the bonds for acquiring, constructing, or equipping new corrections institutions, mental health and mental retardation institutions, youth corrections institutions, and statewide law enforcement facilities and for major repair or renovation of existing facilities of those institutions.

(2) The provisions of Subsection (a) of this section relating to the review and approval of bonds and the provisions of Subsection (b) of this section relating to the status of the bonds as a general obligation of the state and to the manner in which the principal and interest on the bonds are paid apply to bonds authorized under this subsection.

25 SECTION 2. This proposed amendment shall be submitted to the voters at an election to be held November 7, 1989. The ballot

S.J.R. No. 24

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1 shall be printed to provide for voting for or against the

2 proposition: "The constitutional amendment authorizing the

3 issuance of general obligation bonds for projects relating to

facilities of corrections institutions, youth corrections

institutions, and mental health and mental retardation institutions

6 and for the expansion of statewide law enforcement facilities."

President of the Senate

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Speaker of the House

I hereby certify that S.J.R. No. 24 was adopted by the Senate on April 12, 1989, by the following vote: Yeas 27, Nays 0; and that the Senate concurred in House amendment on May 28, 1989, by the following vote: Yeas 28, Nays O.

Secretary of the Senate

I hereby certify that S.J.R. No. 24 was adopted by the House, with amendment, on May 26, 1989, by the following vote: Yeas 141, Nays 2, one present not voting.

Chief Clerk of the House

Austin, Texas

#### FISCAL NOTE

May 25, 1989

Honorable Allen R. Hightower, Chair TO:

In Re: House Committee Substitute

Committee on Corrections House of Representatives

for Senate Joint Resolution No. 24

Austin, Texas

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on House Committee Substitute for Senate Joint Resolution No. 24 (proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions, youth corrections institutions, statewide law enforcement facilities, and mental health and mental retardation institutions) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would authorize the issuance of \$400 million in general obligation bonds for acquiring, constructing, or equipping new corrections institutions, mental health and mental retardation institutions, youth corrections institutions and statewide law enforcement facilities and for major repair and renovation of existing facilities of those institutions. The proposed amendment would be submitted to voters on November 7, 1989.

The cost of publication of the resolution to the State is estimated to be \$60,000.

The resolution would be implemented by legislation such as Senate Bill No. 558 with fiscal implications as follows:

The probable cost of implementing the provisions of the bill during each of the first five years following passage is estimated as follows:

Fiscal Year	Probable Debt Service Payments Out of the General Revenue Fund
1990	\$ -0-
1991	37,500,000
1992	38,600,000
1993	38,600,000
1994	38,600,000

Similar annual costs would continue through the year 2010. Total payout for the bond issue would be approximately \$809,665,000.

No fiscal implication to units of local government is anticipated.

Criminal Justice Policy Impact Statement: No change in the sanctions applicable to adults convicted of felony crimes is anticipated.

Source: Bond Review Board, Public Finance Authority;

Secretary of State;

LBB Staff: JO, JWH, AL, TB, NH

Austin, Texas

#### FISCAL NOTE May 4, 1989

TO: Honorable Allen R. Hightower, Chair

Committee on Corrections House of Representatives

Austin, Texas

In Re: Senate Joint Resolution

No. 24, as engrossed

By: McFarland

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Senate Joint Resolution No. 24, as engrossed (proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions, youth corrections institutions, and mental health and mental retardation institutions and for restoration of the State Capitol and the General Land Office Building) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would authorize the issuance of \$490 million in general obligation bonds for acquiring, constructing, or equipping new corrections institutions, mental health and mental retardation institutions, youth corrections institutions and for major repair and renovation of existing facilities of those institutions, and for restoration of and improvements to the State Capitol and the General Land Office Building. The proposed amendment would be submitted to voters on November 7, 1989.

The cost of publication of the resolution to the State is estimated to be \$60,000.

The resolution would be implemented by legislation such as Senate Bill No. 558 with fiscal implications as follows:

The probable cost of implementing the provisions of the bill during each of the first five years following passage is estimated as follows:

Fiscal Year	Probable Debt Service Payments Out of the General Revenue Fund
1990	\$ -0-
1991	49,000,000
1992	47,290,000
1993	47,290,000
1994	47,290,000

Similar annual costs would continue through the year 2010. Total payout for the bond issue would be approximately \$994,911,875.

No fiscal implication to units of local government is anticipated.

Criminal Justice Policy Impact Statement: No change in the sanctions applicable to adults convicted of felony crimes is anticipated.

Source: Bond Review Board, Public Finance Authority;

Secretary of State;

LBB Staff: JO, JWH, AL, TB, CKM

Austin, Texas



#### FISCAL NOTE April 13, 1989

T0: Honorable Kent A. Caperton, Chairman

In Re: Committee Substitute for

Committee on Finance

Senate Joint Resolution

Senate Chamber

No. 24

Austin, Texas

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Committee Substitute for Senate Joint Resolution No. 24 (proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions, youth corrections institutions, and mental health and mental retardation institutions) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would authorize the issuance of \$330 million in general obligation bonds for acquiring, constructing, or equipping new corrections institutions, mental health and mental retardation institutions, and youth corrections institutions and for major repair and renovation of existing facilities of those institutions. The proposed amendment would be submitted to voters on November 7, 1989.

The cost of publication of the resolution to the State is estimated to be \$60,000.

The resolution would be implemented by legislation such as Senate Bill No. 558 with fiscal implications as follows:

The probable cost of implementing the provisions of the bill during each of the first five years following passage is estimated as follows:

Fiscal Year	Probable Debt Service Payments Out of the General Revenue Fund
1990	\$ 8,250,000
1991	24,750,000
1992	31,850,000
1993	31,850,000
1994	31.850.000

Similar annual costs would continue through the year 2010. Total payout for the bond issue would be approximately \$670,061,250.

No fiscal implication to units of local government is anticipated.

Bond Review Board, Public Finance Authority;

Secretary of State;

LBB Staff: JO, JWH, AL, TB, PA

Austin, Texas

FISCAL NOTE April 7, 1989

APR 07 RECTO

TO:

Honorable Kent A. Caperton, Chairman

Committee on Finance

Senate Chamber Austin, Texas In Re: Senate Joint

Resolution No. 24

By: McFarland

FROM: Jim Oliver, Director

In response to your request for a Fiscal Note on Senate Joint Resolution No. 24 (proposing a constitutional amendment providing for the issuance of general obligation bonds for acquiring, constructing, or equipping corrections institutions) this office has determined the following:

The resolution proposes a constitutional amendment which, if adopted, would authorize the Legislature to issue general obligation bonds for acquiring, constructing, or equipping new corrections institutions. The proposed amendment would be submitted to voters on May 6, 1989.

The cost of publication of the resolution to the State is estimated to be \$60,000.

Since the amount of bonds that would be issued is not known, additional fiscal implications to the State or units of local government cannot be determined.

Source: Secretary of State;

LBB Staff: JO, JWH, AL, TB, PA

RECEIVED

APR U/

FINANCE COMMITTEE

s.J.R. No. 24

President of the Senate Speaker of the House
I hereby certify that S.J.R. No. $24$ (1) was adopted by the
Senate on (2), 1987, by the following vote:
Yeas 27 (3), Nays 0 (4); and that the Senate Concumed
in House amendment on May 28, 1989, by the
Yeas 27 (3), Nays 0 (4); and that the Senate Concurred in House anendment on May 28, 1989, hy the following vote: year 28, Days o.
Secretary of the Senate
I hereby certify that S.J.R. No. (1) was adopted by the
House on May 26 (5), 1987, by the following vote: Yeas 141 (6), Nays 2 (7), Me punch not volving.
Yeas 141 (6), Nays 2 (7), Me mount not volving.
Chief Clerk of the House

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<u>2-13-81</u>	. Filed with the Secretary of the Senate
FEB 1 6 1989	Read and referred to Committee on
	. Reported favorably
PR 1 1 1989	Reported adversely, with favorable Committee Substitute; Committee Substitute read first time.
	. Ordered not printed
	Laid before the Senate
R 1 2 1989	Senate and Constitutional Rules to permit consideration suspended by:
	yeas,nays
PR 12 1989	Read second time,, and ordered engrossed by:
	yeas,nays
PR 19 1989	. Caption ordered amended to conform to the body of the bill.
1 2 1989	Senate and Constitutional 3 Day Rule suspended by a vote of 26 yeas, nays.
	Read third time and nassed by 27 year P nave
haid le	Read third time, and passed by 27 year, O nays.  for the Service amended by unanimous again finally partiell by unanimous constitutions.
MAN DA	it again finally I parted by unas
ance	hat have con
	SECRETARY OF THE SENATE
HER ACTION:	To be which Lensly parced factoris
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ail 19,1989	7 Engrossed
4-20-89 	7 Engrossed
4-20-89  Taly  grossing Clerk	Engrossed Sent to House
4-30-89  Patry  grossing Clerk  PR 20 1989	Engrossed Sent to House  Received from the Senate
4-30-89  Patry  grossing Clerk  PR 20 1989	Engrossed Sent to House  Received from the Senate  Read first time and referred to Committee on Manual Manu
HPR 25 1989	Received from the Senate  Read first time and referred to Committee on Reported favorably and sent to Printer  Reported favorably and sent to Printer
4-30-89  Patry  grossing Clerk  PR 20 1989	Engrossed  Sent to House  Received from the Senate  Read first time and referred to Committee on  Reported favorably and sent to Printer  Printed and Distributed  Sent to House  1 1 2 5 1989
PR 20 1989 1-25-89 5-25-89	Received from the Senate  Read first time and referred to Committee on  Reported favorably accorded, sent to Printer  Printed and Distributed  Sent to Committee on Calendars  6:05 p
H-30-89  PR 20 1989  RPR 25 1989	Engrossed  Sent to House  Received from the Senate  Read first time and referred to Committee on  Reported favorably and sent to Printer  Printed and Distributed  Sent to House  1 1 2 5 1989
PR 20 1989 1-25-89 5-25-89	Received from the Senate  Read first time and referred to Committee on Reported favorably analysis, sent to Printer  Printed and Distributed  Sent to Committee on Calendars  Read second time (amended) and finally adopted
PR 20 1989  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89	Engrossed  Sent to House  Received from the Senate  Read first time and referred to Committee on
PR 20 1989  PR 25 1989  PR 25 1989  PR 26 1989  MAY 26 1989	Received from the Senate  Read first time and referred to Committee on Reported favorably and senated, sent to Printer  Printed and Distributed  Sent to Committee on Calendars  Read second time (amended) and finally adopted failed adoption by Record Vote of Lyeas, present not voting.  Read third time (amended) and finally adopted
PR 20 1989  PR 25 1989  PR 25 1989  PR 26 1989  MAY 26 1989	Engrossed  Sent to House  Received from the Senate  Read first time and referred to Committee an Senate Sen
PR 20 1989  PR 25 1989  PR 25 1989  PR 26 1989  MAY 26 1989	Received from the Senate  Read first time and referred to Committee on Reported favorably analysis, sent to Printer  Printed and Distributed  Sent to Committee on Calendars  Read second time (amended) and finally adopted failed adoption by a Record Vote of yeas, nays, present not voting.  Read third time (amended) and finally adopted failed adoption by a Record Vote of yeas, nays, present not voting.  Caption ordered amended to conform to body of resolution  Returned to Senate.
PR 20 1989  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89	Received from the Senate  Read first time and referred to Committee an Reported favorably analysis, sent to Printer 3:30 MAY 2 5 1989  Printed and Distributed 5:30 mays, present not voting.  Read second time (amended) and finally, adopted failed adoption by Record Vote of yeas, nays, present not voting.  Read third time (amended) and finally adopted failed adoption by a Record Vote of yeas, present not voting.  Caption ordered amended to conform to body of resolution
PR 20 1989  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89	Received from the Senate  Read first time and referred to Committee on Reported favorably analysis, sent to Printer  Printed and Distributed  Sent to Committee on Calendars  Read second time (amended) and finally adopted failed adoption by a Record Vote of yeas, nays, present not voting.  Read third time (amended) and finally adopted failed adoption by a Record Vote of yeas, nays, present not voting.  Caption ordered amended to conform to body of resolution  Returned to Senate.
PR 20 1989  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89  1-25-89	Engrossed  Sent to House  Received from the Senate  Read first time and referred to Committee on Reported favorably and sent to Printer  Printed and Distributed  Sent to Committee on Calendars  Read second time (amended) and finally adopted failed adoption by Record Vote of yeas, nays, present not voting.  Read third time (amended) and finally adopted failed adoption by a Record Vote of yeas, nays, present not voting.  Caption ordered amended to conform to body of resolution  Returned to Senate.  Betty Manager
PR 20 1989  APR 25 1989  5-25-84  5-25-89  MAY 26 1989	Engrossed  Sent to House  Received from the Senate  Read first time and referred to Committee an Reported favorably and sent to Printer  Printed and Distributed  Sent to Committee on Calendars  Read second time (amended) and finally adopted failed adoption by Record Vote of Lyeas, nays, present not voting.  Read third time (amended) and finally adopted failed adoption by a Record Vote of yeas, nays, present not voting.  Caption ordered amended to conform to body of resolution  Returned to Senate.  Butty Marriage  CHIEF CLERK OF THE HOUSE

adjust the differences	riouse amendments and requested the appointment of a Conference	e Commutee to
Senate conferees instr	inted:, Chairman;	
Senate conferes app	, and	*
House granted Senate	request. House conferees appointed:	1.00
시작 그런 <u>원리 : 원활약 기다.</u> 기계 :		
	Report read and filed with the Secretary of the Senate.  Report adopted on the part of the House by:	
	a viva voce vote yeas, nays	
Conference Committee	Report adopted on the part of the Senate by:	
	a viva voce vote	
OTHER ACTION:		
Recommitted to Con	erenc <b>e C</b> ommittee	
Conferees discharged		
Conference Committee	Report failed of adoption by:  a viva voce vote  yeas,nays	

89 MAY 25 PM 4:21